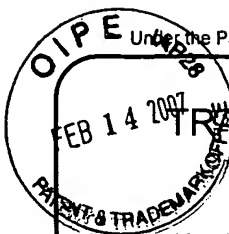


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# TRANSMITTAL FORM

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First Named Inventor	Sam Idicula
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Examiner Name	Colan, Giovanna B.
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## ENCLOSURES (Check all that apply)

<input type="checkbox"/> Fee Transmittal Form <input checked="" type="checkbox"/> Fee Attached <input type="checkbox"/> Amendment/Reply <input type="checkbox"/> After Final <input type="checkbox"/> Affidavits/declaration(s) <input type="checkbox"/> Extension of Time Request <input type="checkbox"/> Express Abandonment Request <input type="checkbox"/> Information Disclosure Statement <input type="checkbox"/> Certified Copy of Priority Document(s) <input type="checkbox"/> Reply to Missing Parts/Incomplete Application <input type="checkbox"/> Reply to Missing Parts under 37 CFR 1.52 or 1.53	<input type="checkbox"/> Drawing(s) <input type="checkbox"/> Licensing-related Papers <input type="checkbox"/> Petition <input type="checkbox"/> Petition to Convert to a Provisional Application <input type="checkbox"/> Power of Attorney, Revocation <input type="checkbox"/> Change of Correspondence Address <input type="checkbox"/> Terminal Disclaimer <input type="checkbox"/> Request for Refund <input type="checkbox"/> CD, Number of CD(s) _____ <input type="checkbox"/> Landscape Table on CD	<input type="checkbox"/> After Allowance Communication to TC <input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences <input checked="" type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) <input type="checkbox"/> Proprietary Information <input type="checkbox"/> Status Letter <input type="checkbox"/> Other Enclosure(s) (please identify below): Return receipt postcard; and Check \$500.00
Remarks The Director is hereby authorized to charge any additional fee(s) or underpayments of fee(s) under 37 CFR 1.16 and 1.17 to Deposit Account Number 50-1302 Deposit Account Name: Hickman Palermo Truong & Becker LLP		

## SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	Hickman Palermo Truong & Becker LLP		
Signature	<i>Christian A. Nicholes</i>		
Printed name	Christian A. Nicholes		
Date	2/12/07	Reg. No.	50,266

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Re application of:

Confirmation No.: 3748

Sam IDICULA

Examiner: COLAN, Giovanna B.

Serial No.: 10/648,749

Group Art Unit No.: 2162

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For: IN-PLACE EVALUATION OF XML  
SCHEMAS

MS Appeal Brief-Patents  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

**APPEAL BRIEF**

Sir:

This Appeal Brief is submitted in support of the Notice of Appeal filed on December 5, 2006. Due to the previous filing of a Pre-Appeal Brief Request for Review, the time period for filing this Appeal Brief extends to February 12, 2007.

**I. REAL PARTY IN INTEREST**

Oracle International Corporation is the real party in interest.

**II. RELATED APPEALS AND INTERFERENCES**

Appellants are unaware of any related appeals or interferences.

### **III. STATUS OF CLAIMS**

Claims 1-12, 14-16, 18-29, and 31-33 have been finally rejected and are the subjects of this appeal.

### **IV. STATUS OF AMENDMENTS**

The claims were not amended after the Final Office Action.

### **V. SUMMARY OF CLAIMED SUBJECT MATTER**

The present application contains independent Claims 1 and 12, which are summarized below. The claims summarized below are annotated to cross-reference features of the claims to specific examples of those features disclosed in the specification. However, the annotations are not intended to limit the scope of the recited features to those specific examples to which the annotations refer.

**Claim 1** recites (with added reference annotations in parenthesis) a method (FIG. 2, method 200) of evolving an Extensible Markup Language (XML) schema (FIG. 1, existing XML schema 106), the method comprising:

receiving (FIG. 2, step 202; paragraphs [0029], [0038], and [0046]), at a schema evolver (FIG. 1, schema evolver 102) that is executing in a computer system (FIG. 3, system 300), a document (FIG. 1, XML document 108) that indicates one or more changes to be made to a first XML schema (FIG. 1, existing XML schema 106);

based on said first XML schema and said document, said schema evolver generating (FIG. 2, step 204; paragraphs [0029], [0039], and [0047]) a second XML schema (FIG. 1, evolved XML schema 112); and

based on said second XML schema, generating (FIG. 2, step 206; paragraphs [0030], [0033]-[0035], [0041], and [0048]-[0050]) one or more first Structured Query Language (SQL) statements (FIG. 1, SQL statements 118).

**Claim 12** recites (with added reference annotations in parenthesis) a method (FIG. 2, method 200) of generating (FIG. 2, step 206) Structured Query Language (SQL) statements (FIG. 1, SQL statements 118) to alter (paragraphs [0033]-[0035]) database types (FIG. 1, existing database object types 114) in a database system (FIG. 1, database 110) that has definition data that defines (paragraph [0031]) a set of one or more database object types (FIG. 1, existing database objects types 114), the method comprising:

receiving (paragraph [0040]) a first Extensible Markup Language (XML) schema (FIG. 1, XML schema 112); and

based on said first XML schema, generating (FIG. 2, step 206; paragraphs [0030], [0041], and [0048]-[0050]) one or more SQL statements (FIG. 1, SQL statements 118) that, when executed (FIG. 2, step 210; paragraph [0052]), cause a database server (FIG. 1, database server 104) to alter (paragraphs [0033]-[0035]) said set of one or more database object types;

wherein said one or more database object types were generated based on (paragraph [0030]) a second XML schema (FIG. 1, existing XML schema 106) that differs (paragraphs [0029], [0039], and [0047]) from said first XML schema.

## VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

1. Claims 1-4, 6, 18-21, and 23 stand rejected under 35 U.S.C. § 102(e) as being anticipated, allegedly, by U.S. Patent Application Publication No. 2003/0120665 (“Fox”).
2. Claims 12, 15-16, 29, 32, and 33 stand rejected under 35 U.S.C. § 102(e) as being anticipated, allegedly, by Fox.
3. Claims 14 and 31 stand rejected under 35 U.S.C. § 102(e) as being anticipated, allegedly, by Fox.
4. Claims 9 and 26 stand rejected under 35 U.S.C. § 102(e) as being anticipated, allegedly, by Fox.
5. Claims 5, 7-8, 22, and 24-25 stand rejected under 35 U.S.C. § 103(a) as being unpatentable, allegedly, over Fox in view of U.S. Patent No. 6,636,845 (“Chau”).
6. Claims 10, 11, 27, and 28 stand rejected under 35 U.S.C. § 103(a) as being unpatentable, allegedly, over Fox in view of U.S. Patent Application Publication No. 2002/0007363 (“Vaitzblitz”).

## VIII. ARGUMENTS

### A. The Features of Claims 1-4, 6, 18-21, and 23 Are Not Disclosed, Taught, or Suggested by Fox

Among other features, Claim 1 recites that a schema evolver receives a document that indicates changes **that are to be made to an existing (“first”) XML schema**. The schema evolver **generates an evolved (“second”) XML schema based on both (a) the existing XML schema and (b) the document that indicates the changes**.

Thus, Claim 1 is all about generating a new, evolved (“second”) XML schema, and has nothing to do with transforming documents that conform to a schema into documents that conform to a different schema.

In contrast, Fox is all about transforming documents that conform to a schema into documents that conform to a different schema, and has nothing to do with generating a new, evolved XML schema.

Specifically, Fox describes generating an XSLT script **to transform documents that conform to one schema into documents that conform to a different schema**. Fox refers to the XSLT script as a “transformation.” Fox calls the mechanism that generates the XSLT script a “transformation generator.” Fox states that the transformation generator is “for **generating a transformation** from the first schema into the second schema” (paragraph [0072], last 4 lines).

Significantly, Fox doesn’t generate the second schema based on the first schema and the “transformation.” Instead, Fox generates the “transformation” based on the first schema (the “source data schema”) **and** the second schema (the “target data schema”). Because the transformation is generated based on the second schema, the “transformation” clearly cannot be generated until the second schema already exists. Since the transformation cannot be generated until the second schema already exists, it make no sense to say that the second schema is generated based on the transformation.

Fox describes how this “transformation” is generated as follows: “At step 120, a source data schema and a target data schema are imported” (paragraph [0104]). “At step 180, a transformation is derived for transforming data conforming with the source data schema into data conforming with the target data schema” (paragraph [0107]).

It is clear from this description that the “transformation,” which is “for transforming data that conforms to the source data schema into data that conforms to the target data schema” is “derived” from the source **and target** data schemas rather than the target data schema being derived from the source data schema and the “transformation.”

The errors of fact underlying the Examiner’s position have been set forth. There are, additionally, numerous places in Fox that are starkly inconsistent with the Examiner’s interpretation. For example, Fox shows that schema receiver 210 and transformation generator 260 **receive, as input, both a source data schema and a target data schema.** Based on this input, transformation generator 260 **outputs a “derived transformation.”**

For another example, paragraph [0050] says that there is “a need for a tool that can transform data **conforming to** a first schema into data **that conforms to** a second schema.” Paragraph [0049] discusses the problem of different companies using different **existing** schemas, and how this problem makes it difficult for these companies to use each other’s data (because the data conform to different **existing** schemas).

For another example, paragraph [0051] says that the “present invention provides a method and system **for deriving transformations** for transforming data from one schema to another.” It is the **transformation** that is derived based on the **schemas** rather than a **schema** being derived based on the **transformation**. Paragraph [0051] also mentions that an XSLT script may be generated, and explains that the XSLT script can be applied to (a) documents that **conform to** the source XML schema in order to generate (b) documents that **conform to** the target XML schema. Clearly, the XSLT script transforms the documents that **conform to** the XML schemas rather than the XML schemas **themselves**.

For another example, paragraph [0061] says, “**Given a source XML schema and a target XML schema . . . an appropriate transformation of source to target XML documents is generated.**” Clearly, the **transformation** is generated based on the **source and target XML schemas** rather than the **target XML schema** being generated based on the **transformation**.

Thus, Fox is virtually brimming with statements that support the Applicants’ position and undermine the Examiner’s position. Fox **does not** disclose, teach, or suggest that a schema evolver generates an evolved XML schema based on both (a) an existing XML schema and (b) a document that indicates changes that are to be made to the existing XML schema, as required by Claim 1.

By virtue of their dependence from Claim 1, Claims 2-4, 6, 18-21, and 23 include the features of Claim 1 distinguished from Fox above. As a result, Claims 1-4, 6, 18-21, and 23 are patentable over Fox under 35 U.S.C. § 102(e). The rejection of Claims 2-4, 6, 18-21, and 23 should be reversed.

**B. The Features of Claims 12, 15, 16, 29, 32 and 33 Are Not Disclosed, Taught, or Suggested by Fox**

Among other features, Claim 12 recites “wherein said one or more database object types were generated based on a second XML schema that differs from said first XML schema.”

The Examiner alleges that Fox discloses this limitation in paragraph [0453], lines 8-11, which say: “For example, if the given table column has data type VARCHAR2, then the choice of properties may only include properties with target type string, or compositions of



properties whereby the final property in the composition has target type string.” The Examiner alleges that the “target type string” is the second XML schema, and that “VARCHAR2” is a database object type (Final Office Action, footnote 4).

However, “target type string” is not an XML schema in any way. As used in Fox, a “string” is a data type that comprises a sequence of one or more characters, as is well known in the art. As those skilled in the art are well aware, although an XML schema may comprise a “string,” the mere fact that an XML schema comprises a “string” does not make every “string” an XML schema. Not every string has the qualities that an XML schema has. Therefore, the two are not identical or interchangeable.

Additionally, Claim 12 recites that the “database object types” must have been “generated based on” the “second XML schema.” Thus, if Fox’s “target type string” is taken to be analogous to the “second XML schema” of Claim 12, and if Fox’s “VARCHAR2” is taken to be analogous to the “database object types” of Claim 12, then Fox’s “VARCHAR2” must have been “generated based on” Fox’s “target type string.” Fox does not indicate that this is the case. Fox does not indicate that “VARCHAR2” (alleged “database object types”) was “generated based on” any XML schema whatsoever. Actually, “VARCHAR2” is a well-known data type that comes built-in to a popular database system. Therefore, the Examiner’s proposed analogy does not fit the method of Claim 12.

Fox does not disclose, teach, or suggest “wherein said one or more database object types were generated based on a second XML schema that differs from said first XML schema” as recited in Claim 12.

By virtue of their dependence from Claim 12, Claims 14-16, 29, 32, and 33 include the features of Claim 12 distinguished from Fox above. As a result, Claims 12, 14-16, 29,

32, and 33 are patentable over Fox under 35 U.S.C. § 102(e). The rejection of Claims 12, 14-16, 29, 32, and 33 should be reversed.

C. The Features of Claims 14 and 31 Are Not Disclosed, Taught, or Suggested by Fox

Claim 14 depends from Claim 12 and further recites, “wherein said first XML schema was generated based on said second XML schema.”

The Examiner alleges that Fox discloses this feature of Claim 14 in paragraph [0502], which reads, in its entirety:

Preferably, components are implemented as objects that can send and receive Messages to and from other objects. Thus, for example, an indirect property  $P_2OP_1$  and an indirect inheritance (C, D) are implemented as their own objects. Direct dependencies among the objects are indicated by in FIG. 27 by directed edges within the dependency graph. If a first object depends on a second object either through a direct (single edge) or indirect (multiple edge) dependency, then modification or deletion of the second object potentially impacts the first object. For example, referring to FIG. 27, a constraint depends directly on an indirect property, and a mapping depends indirectly on an indirect property.

Although the above paragraph refers to dependencies between **objects**, the above paragraph does not indicate that these objects are different **XML schemas** or that these objects were generated **based on different XML schemas**. There appears to be absolutely no relation or similarity between the **objects** described in this paragraph and the **XML schemas** recited in Claim 14. Appellants concede that it is well known that one object may depend upon another object. However, it does not follow from this well-known fact that an evolved XML schema must be generated based on an existing XML schema.

As is discussed above with reference to Claim 1, Fox does not disclose, teach, or suggest generating an evolved XML schema based on an existing XML schema. Instead, Fox is concerned with transforming (a) documents that **conform** to one schema into (b)

documents that **conform** to another schema. Fox's approach assumes that the two schemas already exist, and does not propose any approaches for generating either schema.

Therefore, Fox does not disclose, teach, or suggest "wherein said first XML schema was generated based on said second XML schema" as recited in Claim 14.

By virtue of its dependence from Claim 14, Claim 31 includes the features of Claim 14 distinguished from Fox above. As a result, Claims 14 and 31 are patentable over Fox under 35 U.S.C. § 102(e). The rejection of Claims 14 and 31 should be reversed.

D. The Features of Claims 9 and 26 Are Not Disclosed, Taught, or Suggested by Fox

Claim 9 depends from Claim 1 and further recites, "wherein said one or more changes are expressed as one or more instances of **one or more XML types specified by a third XML schema.**" For example, in paragraphs [0055]-[0058] of the present application, three XML types, "append-node," "insert-node-before," and "delete-node," are described. These XML types are specified in an "xdiff schema" which is separate from both the existing schema (e.g., existing XML schema 106) and the evolved schema (e.g., evolved XML schema 112). The XML document (e.g., XML document 108), which describes the changes that are to be made to the existing schema in order to produce the evolved schema, describes those changes in terms of XML change elements. Each of these XML change elements is an instance of an XML type (e.g., "append-node," "insert-node-before," or "delete-node") that is specified in the "xdiff" ("third") XML schema.

The Examiner alleges that Fox discloses this feature of Claim 9 in paragraph [0200], which reads, in its entirety:

Reference is now made to FIGS. 11A-11R, which are illustrations of a for transforming data from one XML schema to another using the Coherence

software application, in accordance with a preferred embodiment of the present invention. Shown in FIG. 11A is a window with package view of an Airline Integration ontology model in its left pane. The left pane displays classes from a fundamental package. A class Date is shown highlighted; and its properties are shown in the right pane. Fundamental packages are used for standard data types. Shown in FIG. 11B is a window with a hierarchical view of the Airline Integration ontology model in its left pane. The left pane indicates that FrequentFlyer is a subclass of Passenger, Passenger is a subclass of Person, and Person is a subclass of Being. The right pane displays general information about the class FrequentFlyer.

The above paragraph does **not** disclose, teach, or suggest that the changes that are to be made to one XML schema (e.g., existing XML schema 106) are expressed as instances of XML types (e.g., “append-node,” “insert-node-before,” and “delete-node”) that are specified by another XML schema (e.g., the “xdiff schema”).

Therefore, Fox does not disclose, teach, or suggest “wherein said one or more changes are expressed as one or more instances of **one or more XML types specified by a third XML schema**” as recited in Claim 9.

By virtue of its dependence from Claim 9, Claim 26 includes the features of Claim 9 distinguished from Fox above. As a result, Claims 9 and 26 are patentable over Fox under 35 U.S.C. § 102(e). The rejection of Claims 9 and 26 should be reversed.

**E. The Features of Claims 5, 7-8, 22, and 24-25 Are Not Disclosed, Taught, or Suggested by Fox or Chau**

By virtue of their dependence from Claim 1, Claims 5, 7-8, 22, and 24-25 inherit the features of Claim 1 that are distinguished from Fox above. Therefore, Fox, taken individually, does not disclose, teach, or suggest the subject matter of any of Claims 5, 7-8, 22, and 24-25.

Chau also does not disclose, teach, or suggest the distinguished features of Claim 1 that are inherited by Claims 5, 7-8, 22, and 24-25. Indeed, the Examiner does not even allege that Chau discloses, teaches, or suggests these inherited features.

Consequently, even if Fox and Chau could be combined, the combination would still fail to disclose, teach, or suggest that a schema evolver generates an evolved XML schema based on both (a) an existing XML schema and (b) a document that indicates changes that are to be made to the existing XML schema, as required by each of Claims 5, 7-8, 22, and 24-25.

As a result, Claims 5, 7-8, 22, and 24-25 are patentable over Fox and Chau under 35 U.S.C. § 103(a). The rejection of Claims 5, 7-8, 22, and 24-25 should be reversed for at least the reasons discussed above in connection with Claim 1.

F. The Features of Claims 10, 11, 27, and 28 Are Not Disclosed, Taught, or Suggested by Fox or Vaitzblitz

By virtue of their dependence from Claim 1, Claims 10, 11, 27, and 28 inherit the features of Claim 1 that are distinguished from Fox above. Therefore, Fox, taken individually, does not disclose, teach, or suggest the subject matter of any of Claims 10, 11, 27, and 28.

Vaitzblitz also does not disclose, teach, or suggest the distinguished features of Claim 1 that are inherited by Claims 10, 11, 27, and 28. Indeed, the Examiner does not even allege that Vaitzblitz discloses, teaches, or suggests these inherited features.

Consequently, even if Fox and Vaitzblitz could be combined, the combination would still fail to disclose, teach, or suggest that a schema evolver generates an evolved XML

schema based on both (a) an existing XML schema and (b) a document that indicates changes that are to be made to the existing XML schema, as required by each of Claims 10, 11, 27, and 28.

As a result, Claims 10, 11, 27, and 28 are patentable over Fox and Vaitzblitz under 35 U.S.C. § 103(a). The rejection of Claims 10, 11, 27, and 28 should be reversed for at least the reasons discussed above in connection with Claim 1.

#### IX. CONCLUSION AND PRAYER FOR RELIEF

Based on the foregoing, it is respectfully submitted that the rejections of Claims 1-12, 14-16, 18-29, and 31-33 lack the requisite factual and legal bases. Appellants respectfully request that the Honorable Board **reverse** the rejections of Claims 1-12, 14-16, 18-29, and 31-33.

Respectfully submitted,

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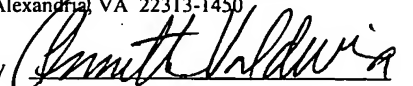
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on

2/12/07

by

  
Annette Valdivia

**CLAIMS APPENDIX**

- 1 1. A method of evolving an Extensible Markup Language (XML) Schema, the method  
2 comprising:  
3 receiving, at a schema evolver that is executing in a computer system, a document  
4 that indicates one or more changes to be made to a first XML schema;  
5 based on said first XML schema and said document, said schema evolver generating a  
6 second XML schema; and  
7 based on said second XML schema, generating one or more first Structured Query  
8 Language (SQL) statements.
- 1 2. The method of Claim 1, wherein said first SQL statements, when executed,  
2 cause one or more database object types to be created.
- 1 3. The method of Claim 1, wherein said first SQL statements, when executed,  
2 cause one or more database object tables to be created.
- 1 4. The method of Claim 1, wherein said first SQL statements, when executed,  
2 cause one or more database object types to be deleted.
- 1 5. The method of Claim 1, wherein said first SQL statements, when executed,  
2 cause one or more database object tables to be deleted.
- 1 6. The method of Claim 1, wherein said first SQL statements, when executed,  
2 cause one or more database object types to be altered.

- 1    7.    The method of Claim 1, wherein said first SQL statements, when executed,  
2        cause one or more database object tables to be altered.
- 1    8.    The method of Claim 1, wherein said first SQL statements, when executed,  
2        cause one or more database object instances to be altered.
- 1    9.    The method of Claim 1, wherein said one or more changes are expressed as  
2        one or more instances of one or more XML types specified by a third XML  
3        schema.
- 1    10.   The method of Claim 1, further comprising:  
2        generating one or more second SQL statements that, when executed, cause effects of  
3        said one or more first SQL statements to be reversed.
- 1    11.   The method of Claim 10, further comprising:  
2        determining, while executing said one or more first SQL statements, whether an error  
3        has occurred; and  
4        in response to determining that an error has occurred, executing one or more of said  
5        one or more second SQL statements that, when executed, cause effects of said  
6        one or more first SQL statements that have been executed to be reversed.
- 1    12.   A method of generating Structured Query Language (SQL) statements to alter  
2        database types in a database system that has definition data that defines a set  
3        of one or more database object types, the method comprising:  
4        receiving a first Extensible Markup Language (XML) schema; and



5 based on said first XML schema, generating one or more SQL statements that,  
6 when executed, cause a database server to alter said set of one or more  
7 database object types;  
8 wherein said one or more database object types were generated based on a  
9 second XML schema that differs from said first XML schema.

1 13. (Canceled)

1 14. The method of Claim 12, wherein said first XML schema was generated based  
2 on said second XML schema.

1 15. The method of Claim 12, wherein said one or more SQL statements, when  
2 executed, cause said database server to create one or more of said one or more  
3 database object types.

1 16. The method of Claim 12, wherein said one or more SQL statements, when  
2 executed, cause said database server to delete one or more of said one or more  
3 database object types.

1 17. (Canceled)

1 18. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 1.

1 19. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 2.

1 20. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 3.

1 21. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 4.

1 22. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 5.

1 23. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 6.

1 24. A computer-readable medium carrying one or more sequences of instructions which,  
2 when executed by one or more processors, causes the one or more processors to  
3 perform the method recited in Claim 7.

1    25.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 8.

1    26.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 9.

1    27.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 10.

1    28.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 11.

1    29.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 12.

1    30.    (Canceled)

1    31.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 14.

1    32.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 15.

1    33.    A computer-readable medium carrying one or more sequences of instructions which,  
2            when executed by one or more processors, causes the one or more processors to  
3            perform the method recited in Claim 16.

1    34.    (Canceled)

**EVIDENCE APPENDIX**

None.

**RELATED PROCEEDINGS APPENDIX**

None.